51 <i>F</i>	AIE O	r IVI	INNESU	IA	JUDICIAL DISTRICT			
CO	UNTY	OF			DIVISION: CASE TYPE: UNLAWFUL DETAINER (EVICTION)			
v.]	Plaintiff (L	, Landlord),	ANSWER AND MOTION FOR DISMISSAL ORSUMMARY JUDGMENT Pov. Law Form No. A-1v1 (Rev. Aug. 2021) Tenancies under Executive Order 20-79 for Eviction Actions Filed Before June 30, 2021			
					Case No			
]	Defendant	(Tenant).				
A 0.	1. [U en te vir co co of ac pri re m an th	nder Exect when nant serior olates a resommon are thers, (4) the tions on the there is sidential become the product over the product where the property aintiff fail	re (1) the tenant value of the current was and the curtila the tenant materia the premises, including and lord termination operty owner or the property owner or within 7 days af	9, effective August 4, 2020, evictions are prohibited violates Minn. Stat. § 504B.171, subdivision 1, (2) the safety of other residents, (3) the tenant materially the following actions on the premises, including the ge of the premises: seriously endangers the safety of lly violation of a residential lease by the following uding the common area and the curtilage of the ges property, or (5) the tenant holds over after ion of lease or nonrenewal of lease due to the need to property owner's family member(s) into the property or or property owner's family member(s) move into the rit is vacated by the tenant.			
		a. b.			504B.321 (formerly 566.05) Ramsey Housing Courts: Minn. Gen. R. Prac.			

٥.	ш	Notice	,		
		a.		Executive Order 20-79	
			i.	The property owner, mortgage holder, or other persons seeking possession on grounds permitted by this Executive Order <i>did not</i> provide a written notice of intent to file an eviction action to the tenant at least 7 days prior to filing the action, or the specified notice period included in the lease, whichever is longer.	
			ii.	☐ The notice did not state facts supporting an exception to the eviction suspension.	
		b.		Coronavirus Aid, Relief, and. Economic Security (CARES) Act § 4024: The property is a covered property. Plaintiff may not evict a tenant except on a 30-days notice. This provision is not limited to nonpayment of rent, and has no expiration date.	
		c.		See §F, Holding over Cases, infra.	
4.		Plainti	ff clain	ed I violated Minn. Stat. § 504B.171, subdivision 1, but I did not.	
5.		Plainti	ff clain	ed I seriously endangers the safety of other residents, but I did not.	
6.		Plaintiff claimed I materially violated a residential lease by the following actions on the premises, including the common area and the curtilage of the premises: seriously endangered the safety of others, but I did not.			
7.		Plaintiff claimed I materially violated a residential lease by the following actions on the premises, including the common area and the curtilage of the premises: significantly damaged property, but I did not.			
8.		nonrer owner proper	newal of 's famil	ed I held over after residential landlord termination of lease or lease due to the need to move the property owner or property member(s) into the property and where the property owner or r's family member(s) move into the property within 7 days after it is tenant	
		a.		Plaintiff did not comply with this provision of Executive Order 20-79.	
		b.		This provision of Executive Order 20-79 is preempted by Centers for Disease Control and Prevention (CDC) Order - Temporary Halt in Residential Evictions to Prevent the Further Spread of COVID-19.	
		c.		See §F, Holding over Cases, infra.	
GI	ENE	ERAL A	NSWI	R	
1. 2. 3.		I deny	the fact	ts in these paragraphs of the complaint: s in these paragraphs of the complaint: or deny these paragraphs of the complaint:	

A.

В. TYPE OF TENANCY OR OCCUPANCY 1. □ Private term lease. 2. □ Private month-to-month or periodic tenancy. 3. Foreclosed mortgage or canceled contract for deed. 4. □ Public or subsidized housing: C. **SERVICE** 1. \(\square\) Minn. Stat. \(\\$ 504B.331 \) (formerly \(\\$ 566.06 \)) requires strict compliance in service, not merely substantial compliance. Color-Ad Packaging, Inc. v. Kapak Industries, *Inc.*, 285 Minn. 525, 526 n.1, 172 N.W.2d 568, 569 n.1 (1969), overruled on other grounds by In re Lake Valley Twp. Bd., Traverse Cnty. v. Lewis, 305 Minn. 488, 234 N.W.2d 815 (1975); Bloom v. American Express Co., 222 Minn. 249, 253, 23 N.W.2d 570 (1946); Koski v. Johnson, 837 N.W.2d 739 (Minn. Ct. App. 2013); Nieszner v. St. Paul Sch. Dist. No. 625, 643 N.W.2d 645, 649–50 (Minn. Ct. App. 2002). 2. The summons and complaint (court papers) were not delivered or mailed at least seven days before the court hearing. Minn. Stat. § 504B.331 (formerly § 566.06). 3. The court papers were delivered on a legal holiday. Minn. Stat. § 645.44. 4. The person who delivered the court papers is the named-Plaintiff, or is another person who is not wholly disinterested in the case. Minn. R. Civ. P. 4.02: Lewis v. Contracting Northwest, Inc., 413 N.W.2d 154, 155 (Minn. Ct. App. 1987). 5. Plaintiff improperly used substituted service to give the court papers to another person and not me. Minn. Stat. § 504B.331 (formerly § 566.06); Koski v. Johnson, 837 N.W.2d 739 (Minn. Ct. App. 2013) (strict compliance required). Plaintiff could have found me in the county. a. The person does not reside with me. b. The person is not of suitable age and discretion. c. The person was not at my residence when the court papers were d. П delivered. 6. □ Plaintiff improperly used service by mail and posting. Minn. Stat. § 504B.331 (formerly § 566.06); Koski v. Johnson, 837 N.W.2d 739 (Minn. Ct. App. 2013) (strict compliance required). Plaintiff could have found me in the county. a. Plaintiff did not try personal service twice on different b. days, once between 6:00 p.m. and 10:00 p.m. Plaintiff mailed the court papers before attempting personal service c. twice on different days. The court papers were mailed but not posted, or posted but not d. mailed. Plaintiff posted the court papers before mailing the court papers or e. filing the affidavit of mailing. Plaintiff or Plaintiff's attorney did not sign the affidavit of mailing. f. Plaintiff or Plaintiff's attorney did not sign the affidavit of Plaintiff g.

stating I could not be found or was not in the state.

	7.		by 3:0	0 p.m.,	three da	y Housing Courts: Plaintiff failed to file affidavits of service tys before the hearing, excluding intervening Saturdays, days. Minn. Gen. R. Prac. 605.
	8.					edited case. The court papers were not served within 24 hours as issued. Minn. Stat. § 504B.321 (formerly § 566.05).
	9.		Other:			·
D.	PR	REC	ONDI	TIONS	FOR R	RECOVERY OF THE PREMISES
	1.			iff is no gement a	-	rson entitled to possession of the building or an authorized
			a. b.			Stat. § 481.02, subd. 3(13). pin and Ramsey Housing Courts: Minn. Gen. R. Prac. 603.
	2.		The pe		pearing	on behalf of Plaintiff does not have a proper Power of
			a.			erson may not engage in the unauthorized practice of law. <i>In Conservatorship of Riebel</i> , 625 N.W.2d 480, 483 (Minn.
			b.			epin and Ramsey Housing Courts: Minn. Gen. R. Prac. 603.
				i.		The person suing on behalf of Plaintiff did not file a Power of Authority
				ii.		of Authority. The Power of Authority was not properly executed:
				iii.		Plaintiff filed a Power of Attorney not specific to this case, not a Rule 603 Power of Authority.
	3.		a simil otherw N.W.2 minium Promu ADMO Minn. Creeks dation Practic amend eviction Restor	lar entity vise in a 2d 753 (2d 754 (2	y and m my Min. 1 , 783 N. Amend 2, 2019 I . Prac. 6 of Broomesota 39-1863, Gen. R. m withou	the lessor, or the management company is a corporation or the represented by an attorney to file a case or to appear nesota court. <i>Nicollet Restorations, Inc. v. Turnham</i> , 486 (1992); 301 Clifton Place, L.L.C. v. 301 Clifton Place Condown. 2d 551, 560-61 (Minn. Ct. App. 2010). See Order ments to the Gen. Rules of Practice for the Dist. Courts, No. Minn. LEXIS 249 (Minn. May 13, 2019) (declined to amend 303 to allow agents to represent corporations, citing Save Out oklyn Park, 699 N.W.2d 307, 309 (Minn. 2005); Recommensupreme Court Advisory Committee on General Rules of Final Report, at 5 (Aug. 31, 2009) (rejected proposal to Prac. 603 to permit corporations to appear in district court at representation by a licensed attorney, citing Nicollet (urnham). But see The Community Cares v. Faulkner, No. 4932353 (Minn. App. Aug. 24, 2020), pet. rev. pending.
	4.		chargi	ng a sep		agent is engaging in unauthorized practice of law by see for representing the owner in this case. Minn. Stat.

5.	Ш	Princi	pal and .	Address Disclosure. Minn. Stat. § 504B.181 (formerly 504.22).			
		a.		I did not know the names of the manager of the building and person authorized to accept service of process, and addresses at which they could be served 30 days before filing this case.			
		b.		I did not know the identity of the principal of the property. <i>Trilogy Properties of MN LLC v. Gilmer</i> , No. 27-CV-HC-11-7635 (Minn. Dist. Ct. 4th Dist. Dec. 16, 2011).			
6.		did no	t comply	andlord, the lessor, or the management company is a business which y with the Secretary of State trade name registration statutes, \$250.00 in costs or by set off. Minn. Stat. §§ 333.001-333.06.			
7.			iff failed to state	to state the facts which authorize recovery of the premises, by:			
		a. b.		Minn. Stat. § 504B.321 (formerly 566.05) Hennepin and Ramsey Housing Courts: Minn. Gen. R. Prac. 604(a).			
8.				andlord of a residential building with 12 or more residential units, rovide a written lease. Minn. Stat. § 504B.111.			
9.				v service member or active National Guard member covered by the ers Civil Relief Act. 50 App. U.S.C.A §§ 501-594.			
10.		The le	ase¶_	requires Plaintiff to give notice before filing this action.			
		a. b.		Plaintiff failed to give the required notice. <i>Osuji v. Coleman</i> , No. HC-01991118524 (Minn. Dist. Ct. 4 th Dist. Nov. 30, 1999). <i>See</i> Holding Over Defenses, § F, <i>infra</i> .			
11.		I live i	n public	or subsidized housing, entitling me to the following defenses:			
				·			
12.		Other:		·			
NO	NP	AYMI	ENT OF	FRENT CASES			
1.		Under	Executi	ive Order 20-79, nonpayment of rent evictions are prohibited.			
2.		Other:					
HC	LE	OING (OVER (CASES			
0.		Executive Order 20-79 limits evictions claiming holding over after notice or expiration of the lease. <i>See</i> §A0, Threshold Pandemic Defenses, <i>supra</i> .					

E.

F.

1.	Ш	Plaintiff did not attach a copy of the termination notice to the complaint. Plaintiff must provide a copy of the notice to me at the hearing. Minn. Gen. R. Prac. 604c.				
2.		Plainti	ff did n	ot give me proper notice to end my lease.		
		a. b.		See §A0, Threshold Pandemic Defenses, supra. I am a month-to-month tenant, entitled to a one month notice received before rent is due. Minn. Stat. § 504B.135 (formerly § 504.06).		
		c.		The lease requires days' notice.		
3.		Retalia	ation:			
		a. b.		Plaintiff's notice for me to move was retaliatory under Minn. Stat. § 504B.285 (formerly § 566.03), § 504B.441 (formerly § 566.28), and was intended in whole or part as a penalty actions on to secure or enforce rights under a lease or contract, oral or written, under the laws of the state or any of its governmental subdivisions, or of the United States; or to report to a governmental authority of the plaintiff's violation of a health, safety, housing, or building code or ordinance. Plaintiff lacks a substantial non-retaliatory purpose, arising at or within a short time before service of the notice to quit, wholly unrelated to and unmotivated by my protected activity. <i>Parkin v. Fitzgerald</i> , 307 Minn. 423, 240 N.W.2d 828 (1976). I have a common law defense to this eviction that is in retaliation for my complaints about material violations by the landlord of state or local law, residential covenants, or the lease. <i>Cent. Hous. Assocs., LP v. Olson</i> , 929 N.W.2d 398 (Minn. 2019).		
4.		Plainti	ff waiv	ed the notice to end my lease or is estopped from enforcing it by:		
		a.		Accepting rent after the move out date. <i>Pappas v. Stark</i> , 123 Minn. 81, 83, 142 N.W. 1042, 1047 (1913).		
		b.		Demanding rent in this case. <i>See</i> Minn. Stat. § 504B.291 (formerly § 504.02); <i>Pappas v. Stark</i> , 123 Minn. 81, 83, 142 N.W. 1042, 1047 (1913).		
5.		Plaintiff is discriminating against me as a member of a protected class. <i>Barnes v. Weis Management Co.</i> , 347 N.W.2d 519, 522 (Minn. Ct. App. 1984); 42 U.S.C. § 3604; Minn. Stat. § 363A.09.				
6.		This e		is based on foreclosure of a mortgage or cancellation of a contract		
		a0.		Foreclosure of the mortgage was stayed:		
			i.	☐ As a covered property under Coronavirus Aid, Relief, and Economic Security (CARES) Act § 4022.		

		11.	Ц	Federal Housing Administration (FHA), Veterans Administration (VA), and United States Department of Agriculture
		iii.		(USDA). Under the FHA extension of the moratorium for FHA Title II single family forward mortgage and Home Equity Conversion Mortgage (HECM) reverse mortgage programs.
	a.		Estate App. 2	defenses to Plaintiff's claim of title to the property. <i>Real Equity Strategies, LLC v. Jones</i> , 720 N.W.2d 352 (Minn. Ct. 2006); <i>Lilyerd v. Carlson</i> , 499 N.W.2d 803, 807, 812 (Minn. pp. 1993); Minn. Stat. § 504B.121.
	b.		Minn. other canother the prodays to	iff entered into a foreclosure reconveyance in violation of Stat. § 325N.1018, or involving fraudulent, misleading or deceptive practices. I owned the property, conveyed title to er party to avoid foreclosure, and I have continued to occupy operty. I request a stay of this action without bond for 90 o allow me to file an action to challenge the foreclosure veyance. Minn. Stat. § 325N.18.
	c.			tenant of the person whose mortgage was foreclosed. Minn. 504B.285, subd. 1a.
		i.		My lease began after the date the mortgage was executed and prior to the expiration of the redemption period. The immediate successor in interest must provide at least 90 days' written notice to vacate, given no sooner than the expiration of the redemption period, and effective no sooner than 90 days from the expiration of the redemption period.
		ii.		I have a bona fide lease that extends more than 90 days beyond the date the redemption period expires. I am not a child, spouse, or parent of the mortgagor, my lease resulted from an arms-length transaction, my rent is not substantially less than fair market rent, and there is no new owner who will occupy the property as a primary residence. I can stay until the end of the lease term.
	d.		Plaint	itenant of the person whose contract for deed was canceled. iff did not give me a two month written notice before filing etion. MINN. STAT. § 504B.285, subd. 1b.
7.	I live i	n public	or sub	osidized housing, entitling me to the following defenses:
				·
8.	Other:			

G. **BREACH OF LEASE CASES**

0.	Written notice is required for breach of lease claims under Executive Order 20-79, with additional written notice required for covered properties under the Coronavirus Aid, Relief, and. Economic Security (CARES) Act § 4024. See §A0, Threshold Pandemic Defenses, and §F, Holding over Cases, supra.							
0a.	Under Executive Order 20-79, evictions are prohibited except where (1) the tenant violates Minn. Stat. § 504B.171, subdivision 1, (2) the tenant seriously endangers the safety of other residents, (3) the tenant materially violates a residential lease by the following actions on the premises, including the common area and the curtilage of the premises: seriously endangers the safety of others, or (4) the tenant materially violation of a residential lease by the following actions on the premise including the common area and the curtilage of the premises: significantly damages property.							
	 I did not violate Minn. Stat. § 504B.171, Subd. 1. I did not seriously endanger the safety of other residents. I did not seriously endanger the safety of others on the premises, including the common area and the curtilage of the premises, as a material violation of the lease I did not significantly damage property on the premises, including the common area and the curtilage of the premises, as material violation of the lease 							
1.	Hennepin and Ramsey Housing Courts: Plaintiff alleges breaches of the lease. Plaintiff did not attach a copy of the lease to the complaint. Plaintiff must provide a copy of the lease to me at the hearing. Minn. Gen. R. Prac. 604(d).							
2.	I did not commit a material breach or substantial failure to perform under the lease. <i>Cloverdale Foods of Minnesota, Inc.</i> , 580 N.W.2d 46, 49 (Minn. Ct. App. 1998); <i>Skogberg v. Huisman</i> , No. C7-02-2059, 2003 WL 22014576 (Minn. Ct. App. Aug. 2003) (unpublished) (a material breach goes to the root or essence of the contract, so substantial and fundamental that it defeats the object of the parties in entering into the contract, and where the injury is irreparable or damages would be inadequate or difficult or impossible to determine).							
3.	Plaintiff filed an expedited case, and alleges that I am involved with illegal drugs, prostitution related activities, unlawful firearm possession, or nuisance or other illegal behavior that seriously endangers the safety of other residents, their property, or the landlord's property. I did not do this. Minn. Stat. § 504B.321 (formerly § 566.05).							
4.	Plaintiff did not give me a copy of the lease before filing this case. This case does not involve disturbing the peace, malicious destruction of property, or illegal drugs. Minn. Stat. § 504B.115 (formerly § 504.015).							
5.	The lease does not contain a "right of reentry" clause. <i>Bauer v. Knoble</i> , 51 Minn. 358, 359, 53 N.W. 805, 805 (1892).							
6.	The lease is oral and only provides for payment of rent.							

7.	Plaintiff waived lease provisions by failing to enforce them or is estopped from enforcing them. <i>Mitchell v. Rende</i> , 225 Minn. 145, 30 N.W.2d 27 (1947).
8.	Plaintiff waived the alleged breaches or is estopped from enforcing them by accepting rent with knowledge of the breach. <i>Kenny v. Seu Si Lun</i> , 101 Minn. 253, 256-58, 112 N.W. 220, 221-22 (1907).
9.	Plaintiff is discriminating against me as a member of a protected class. 42 U.S.C. § 3604; Minn. Stat. § 363A.09.
10.	I have a disability. Plaintiff did not reasonably accommodate my disability. 42 U.S.C. § 3604(f)(3); 24 C.F.R. Part 100; <i>Douglas v. Kriegsfield Corp.</i> , 884 A.2d 1109 (D.C. Ct. App. 2005); Minn. Stat. § 363A.10; <i>Schuett v. Anderson</i> , 386 N.W.2d 249, 253 (Minn. Ct. App. 1986).
11.	The lease term is illegal, unconscionable, an adhesion contract, or discriminatory.
12.	Plaintiff alleges that I unlawfully allowed unlawful activity (illegal drugs, prostitution related activity, or unlawful use or possession of certain firearms) on the property. Minn. Stat. § 504B.171 (formerly § 504.181).
	 a. □ There was no unlawful activity on the property. b. □ I did not know or have reason to know that there was unlawful activity on the property.
	c. I could not prevent the illegal drugs from being brought on the property. Minn. Stat. § 609.5317, subd. 3.
	d. Medical marijuana use is legal under state law. Minn. Stat. § 152.32.
13.	Plaintiff is penalizing me for calling for police or emergency assistance in response to domestic abuse or any other conduct. Minn. Stat. § 504B.205 (formerly § 504.215).
14.	The basis of the eviction is that I or another tenant or authorized occupant in my household has been a victim of domestic abuse, criminal sexual conduct, or stalking. Minn. Stat. §§ 504B.285, Subd. 1 (b); 504B.206, Subd. 1 (a).
15.	Forfeiting my home would be a great injustice, since Plaintiff's rights are adequately protected. <i>Naftalin v. John Wood Co.</i> , 263 Minn. 135, 147, 116 N.W.2d 91, 100 (1962); <i>Warren v. Driscoll</i> , 186 Minn. 1, 5, 242 N.W.2d 346, 347 (1932).
16.	I have a common law defense to this eviction that is in retaliation for my complaints about material violations by the landlord of state or local law, residential covenants, or the lease. <i>Cent. Hous. Assocs., LP v. Olson</i> , 929 N.W.2d 398 (Minn. 2019).
17.	I live in public or subsidized housing, entitling me to the following defenses:

18.		Other: _		.			
RE	QU	EST FO	OR RE	LIEF			
1.				tiff's Complaint for the reasons set forth in this Answer and award for possession.			
2.				operly filed an expedited case. Dismiss this case and fine Plaintiff tat. § 504B.321 (formerly § 566.05).			
3.		until Pla	aintiff) the rent claimed by Plaintiff, and abate (reduce) the future rent completes repairs. <i>Fritz v. Warthen</i> , 298 Minn. 54, 58-59, 213 841-42 (1973); Minn. Stat. § 504B.161 (formerly § 504.18).			
4.			aintiff) the rent claimed by Plaintiff, and abate (reduce) the future rent stops unlawful activity on the property. <i>See</i> Minn. Stat. § 504B.171 4.181).			
5.		for the list of P	Discovery in Hennepin and Ramsey Housing Courts: Order Plaintiff to provide for the following discovery: allow me to review Plaintiff's file on me, give me a list of Plaintiff's witnesses and the subject of their testimony, and give me a copy of Plaintiff's exhibits. Minn. Gen. R. Prac. 612.				
6.		Plaintiff is a business which did not register its trade name with the Secretary of State. Continue the hearing to allow Plaintiff to register its trade name, award me \$250.00 in costs or by setoff, Minn. Stat. § 333.001-333.06, and allow me to credit the award against rent.					
7.		damage	Plaintiff violated the shared meter statute. Abate my rent and award me treble damages or \$500, whichever is greater, and reasonable attorney's fees. Minn. Stat. § 504B.215 (formerly § 504.185), § 504B.221 (formerly § 504.26).				
8.		Continu	iance:				
		a.		Continue the hearing for the following reasons:			
		b.		House File No. 4556, Art. 1, §16 suspends statutory deadlines for district and appellate court proceedings. It also provides that courts may continue to hold hearings, require appearances, or issue orders if "circumstances relevant to public safety, personal safety, or other emergency matters require action in a specific case."			
9.		If I owe	rent:				
		a.		Plaintiff alleged nonpayment of rent and holding over after notice. Allow me to pay the rent and keep my home. Minn. Stat. § 504B291 (formerly § 504.02).			
		b.		Plaintiff alleged nonpayment of rent and material lease violations. If I did not commit a material lease violation but I owe rent, give me 7 days to pay. Minn. Stat. § 504B.285 (formerly § 566.03).			

H.

	c.		extensi 135, 14 ancy fo	inn. 395, 398, 211 N.W.2d 891, 893 (1973) (affirmed 30 day ion to pay rent). See Naftalin v. John Wood Co., 263 Minn. 47, 116 N.W.2d 91, 100 (1962) (equitable relief from ten- orfeiture where landlord's rights are adequately protected);	
	d.		I have j	paid or can pay the rent due at the hearing. If I owe addicosts, give me days to pay them. Minn. Stat. § 291 (formerly § 504.02).	
10. 🗆	equity	the Servicemembers Civil Relief Act, stay of the action for 90 days, unless requires a shorter or longer stay, or adjust the obligations under the lease to ve the interests of all parties. 50 App. U.S.C.A §§ 501-594.			
11. 🗆	If I los	e:			
	a.		566.09 tenants	ne seven days to move. Minn. Stat. § 504B.345 (formerly §). I did not cause a nuisance, or seriously endanger other s, their property, or the landlord's property. If I have to move than 7 days, it would be a substantial hardship to my family e.	
	b.		Alterna	atively, give me more time to move.	
		i.		House File No. 4556, Art. 1, §16 suspends statutory deadlines for district and appellate court proceedings. It also provides that courts may continue to hold hearings, require appearances, or issue orders if "circumstances relevant to public safety, personal safety, or other emergency matters require action in a specific case."	
		ii.		Naftalin v. John Wood Co., 263 Minn. 135, 147, 116 N.W. 2d 91, 100 (1962) (equitable relief from involuntary tenancy forfeiture where landlord's rights are adequately protected); Warren v. Driscoll, 186 Minn. 1, 5, 242 N.W.2d 346, 347 (1932).	
12. □	Costs a	and Disl	ourseme	ents:	
	а	Unon	lisconti	nuance or dismissal or when judgment is rendered in my	

- Upon discontinuance or dismissal or when judgment is rendered in my favor on the merits, award me mandatory costs of \$200.00. Minn. Stat. § 549.02; *HNA Properties v. Moore*, 848 N.W.2d 238 (Minn. Ct. App. 2014).
- If I prevail, award me \$5.50 for the cost of filing a satisfaction of the b. judgment. Id.
- If I prevail, award me other costs and disbursements (e.g. court filing, c. service, subpoena, expert, document, and discovery fees). Minn. Stat. §
- d. If I am allowed to proceed in forma pauperis, order Plaintiff to pay any fees waived, costs deferred, or expenses paid by the court (e.g., my filing fee) based on my in forma pauperis status directly to the court administrator. Minn. Stat. § 563.01, Subd. 10; HNA Properties, supra at ¶12.a.
- Do not award costs and disbursements to Plaintiff. e.

13. □	Expunge or seal this court file.			
	a.		Plaintiff's case is sufficiently without basis in fact or law, which may include lack of jurisdiction over the case. Expungement is clearly in the interests of justice and those interests are not outweighed by the public's interest in knowing about the record. Minn. Stat. § 484.014	
	b.		The court has inherent authority to expunge this file. Minn. Stat. § 504B.345, Subd. 1 (c)(2). <i>See State v. C.A.</i> , 304 N.W.2d 353 (Minn. 1981).	
	c.		This case involved a foreclosed mortgage or cancelled contract for deed and under Minn. Stat. § 484.014, subd. 3,	
		i. ii.	 □ I moved before Plaintiff filed this case, or □ I am a tenant and did not receive a proper lease termination notice under Minn. Stat. § 504B.285. 	
	d.		The court may expunge this file at the time judgment is entered or after that time. Minn. Stat. § 504B.345, Subd. 1 (c)(2).	
14. □	☐ I request a stay of this action without bond for 90 days to allow me to file an action to challenge an illegal foreclosure reconveyance. Minn. Stat. § 325N.18.			
15. □			ult financial exploitation compensatory damages or \$10,000, greater. Minn. Stat. §§ 626.557, Subd. 20, 626.5572, Subd. 9.	
16. □	Attorn	ey fees:		
	a.		Do not award Plaintiff attorney fees beyond \$5.00 in a nonpayment of rent case. Minn. Stat. § 504B.291 (formerly 504.02); <i>Cheyenne Land Carry Wilds</i> 462 N W 24 520 (Minn Ct. Apr. 1000)	
	b.		Land Co. v. Wilde, 463 N.W.2d 539 (Minn. Ct. App. 1990). Award me attorney fees, because my lease began on or after August 1, 2011, or was renewed on or after August 1, 2012, it provides for attorney fees to Plaintiff's or the landlord's attorneys, so I am entitled to attorney fees if I prevail. Minn. Stat. § 504B.172.	
17. □	Other:		·	
CERT	TIFICA	TIONS		
1. Ur	nder Mi	nn. R. C	Civ. P. 11, I certify that, to the best of my knowledge:	
	a.		cument is not being presented for any improper purpose, such as to or to cause unnecessary delay or needless increase in the cost of on:	
	b.	the cla existin tion, or	ims, defenses, and other legal contentions therein are warranted by g law or by a nonfrivolous argument for the extension, modificareversal of existing law or the establishment of new law;	
	c.	the alle	egations and other factual contentions have evidentiary support or, if	

I.

specifically so identified, are likely to have evidentiary support after a

reasonable opportunity for further investigation or discovery;

- d. the denials of factual contentions are warranted on the evidence or, if specifically so identified, are reasonably based on a lack of information or belief; and
- e. this document does not include any restricted identifiers and that all restricted identifiers have been submitted in a confidential manner as required by Minn. R. Gen. Prac. 11.

2. Under Minn. Stat. § 358.116, I declare under penalty of perjury that everything I have stated in this document is true and correct.

I know that I may be fined or sanctioned by the court if this certification is false.

Date	Tenant/Tenant's Attorney or Agent
County and State Where Document Is Signed	
County	Address
State	Phone